Issued by the UNITED STATES DISTRICT COURT

ISLANDS

NORTHERN DISTRICT OF CALIFORNIA	
MOSES T. FEJERAN and QIANYAN S. FEJERAN V.	SUBPOENA IN A CIVIL CASE
AVIATION SERVICES (CNMI), LTD. dba FREEDOM AIR	Case Number: MISC CIVIL ACTION NO. 05-003 UNITED STATES DISTRICT COURT
TO: Frank Perez c/o BOSTER, KOBAYASHI & ASSOCIATES	FOR THE NORTHERN MARIANA ISLA
☐ YOU ARE COMMANDED to appear in the United States District to testify in the above case.	t court at the place, date, and time specified below
PLACE OF TESTIMONY	COURTROOM
	DATE AND TIME
☐ YOU ARE COMMANDED to appear at the place, date, and time spin the above case.	ecified below to testify at the taking of a deposition
PLACE OF DEPOSITION	DATE AND TIME
YOU ARE COMMANDED to produce and permit inspection and or place, date, and time specified below (list documents or objects): Please refer to Subpoena Duces Tecum for list of documents reques	
PLACE County Legal & Notary Service, 255 North Market Street, Suite 246 California 95110	, San Jose, DATE AND TIME 6/4/2007 10:00 am
☐ YOU ARE COMMANDED to permit inspection of the following	premises at the date and time specified below.
PREMISES	DATE AND TIME
Any organization not a party to this suit that is subpoenaed for the taking of directors, or managing agents, or other persons who consent to testify on its be matters on which the person will testify. Federal Rules of Civil Procedure, 30	half, and may set forth, for each person designated, the
SSUILE OF HER'S SIGNATURE AND THILE (INDICATE IF ATTORNEY FOR PLAINTIE	F OR DEFENDANT) DATE
CARLSMITH BALL LLP, Attor	
Ole R. Sandberg, CARLSMITH BALL LLP, 444 South Flower Street,	

⁽See Rule 45, Federal Rules of Civil Procedure, Subdivisions (c), (d), and (e), on next page)

³ If action is pending in district other than district of issuance, state district under case number.

I declare under penalty of perjury under the laws of the United States of America that the foregoing information contained in the Proof of Service is true and correct.

Executed on

Rule 45, Federal Rules of Civil Procedure, Subdivisions (c), (d), and (e), as amended on December 1, 2006;

(c) PROTECTION OF PERSONS SUBJECT TO SUBFORMAS.

(1) A party, or to attermy responsible for the baseaucs and service of a subposta shall take reasonable know the avoid imputing undue burden or expuser on a person subject to that subposts. The cause to behild of which the endpeases was increased shall embrane this days madinaposto upon the party or attorney in breach of this daty and include, hat is not limited to, itel earnings and a reasonable attorney's lies.

(2) (A) A persue commended to sendune and parmit inspection, copying, betting, or remplies of derignated electronically stored information, books, papers, doormants or taugible things, or inspection of premites aced not known in person at the place of production or inspection strices communical in appear for deposition, hearing or tele

(B) Lubject to paragraph (4)(2) of this rule, a person quantended to produce sted paralli turperties, suppling, insting, ar sampling may, within 14 days after service of the subpasse or helder the item specified for gamplinger if such these le less than-14 days after service, acree span the party or ansermoy derigneted in the exhiberna written adjustion to producting any or all of the designated materials or torposition of the premises — or to producing electronically stored information in the form or forms requested. Hubbastion is made, the party serving the subground shall not be emilled in inspect, cupy, tust, or comple the muterials or impect the president-absorpersuant to an order of the court by which the unbywene was broad. If objection has been made, its party saveling the ashpease ray, upon notice to the person commanded to produce, more at any these for an order to compel the production, impantion, copying, testing, or sampling. Buch an order to coverel shell protect may person who is not a party or an either of yearly from significant expense resulting from the imposition, copying, testing, or sampling commanded. (3) (A) the through residue, the sourt by reliable analyseman was issued shell quash we modify

(1) falls to allow reasonable those for acomplished:

(ii) requires a person who is not a party or an officer of a party in travel to a place more than 100 miles from the prince where that persent exiden, is ampleyed or regularly necessarie bus tears in persea, except the Lordyject to the provisions of cloud (18/13/18/1909) of this reals, such person may in order to entered trief by commanded in travel from any rook place within the state in which the trief is held;

(iii) requires elseluunes of privilegad or other protested matter and no exception ar waiser applies; or

(iv) audjavu s parens so nudus hurdou.

(E) (Sa subpossa

(i) raquires discionare of a trade secret or wiker confidential research, development, or commercial information, or

(ii) requires disclusies of an annatalised expert's uplains or information and describing specific dyents or perperences in dispute and remitting from the expert's study made not of the respect alony purty, or

(iff) tequires a person who is not a party or up officer of a party to focus substantial expense to have buster then 100 miles to attend trial, the court may, to protect a parton subject

to or effected by the subpuese, quest or modify the subposes or, if the party to whose behalf the cakesana is leaved about a juditantial need for the tertimeny or meterial that seamet by uthorwise sent without needer theretishin and necesses that the person to whom the autopoent is addressed will be reasonably desuperstated, the overt may order appearance or preduction only www.tpecified.conditions.

(d) Duties in Responding to Subforma.

(2) (A) A person very analog to a subposes to produce documents shall produce them exthey are kept in the ment course of besidens or shall organize and label them to correspond with

(8) If a subspense does not specify the form or forms for productor electronically stored information, a person responding to a sub-posses must produce the information in forms in forms in forms in breach must be which the person ordinarily maintains it or in a form or forms that are reasonably maintain.

(C) A pursue responding to a subposses used not produce the same aloctrosically stored sion in more than one form.

(D) A person retwending to a subpostar was new provide discovery of sleetronisally red information from sources that the person identifies as not resonably seconsists beauties of under burden proper. On motion to someoni diseavery or to quest, the person from whom discurry is rought must show that the information anught is not personably ecoratible because of modus burden or cost. If that showing is made, the weigh may neartheless order discovery from such sources if the requesting party shows good capes, occidering the limitations of Kula 14(0)(2)(C). The cent may specify conditions for the discovery.

(2) (A) What information subject to exployees by whiteh was visite that it is privileged or subject to protection a risk-properties meterials, the chain shall be made expressly and shall be supported by a description of the unters of the documents, communications, or things not

produced that is unflicion to enable the demonstrap party to conserct the claim.

(B) If information is produced in temperate to a subpresse that is subject to a claim of privilege he of proteption so trial-proparation material, the person making the claim may notify any party that received the followeed by of the claim upd the basis for it. A for being muffled, a party ment presupedy return, requester, or during the systelfied information and any opping it has the may not not or dischars the information until the notion is received. A receiving yeary may promptly present the laterancing in the onurt under soul for a determination of the claim. If the receiving party disclosed the intermetion defect doing motified, it were take reasonable stops to retrievs it. The pareen who produced the information must preserve the information until the

(c) CONTEMPT. Pellers of any parson whiteet adequate excess to obey a calquent served upon ew may be desured a contampt of the awart from which the subposes bessed. As addquate come for failure to obey exists when a subposon perports to require a nonparty to ettend or produce at a place not within the limits provided by clause (ii) of subparagraph (o)(J)(A).